IN THE UNITED STATES BANKRUPTCY COURT FOR THE SOUTHERN DISTRICT OF TEXAS HOUSTON DIVISION

In re:	§	Case No. 22-31334
WILLIAM LEWIS BENNETT	§	(Chapter 7)

MOTION FOR RELIEF FROM THE STAY [AND CO-DEBTOR STAY, IF APPLICABLE] REGARDING EXEMPT PROPERTY

THIS IS A MOTION FOR RELIEF FROM THE AUTOMATIC STAY. IF YOU OBJECT TO THE GRANTING OF RELIEF FROM THE AUTOMATIC STAY, YOU SHOULD CONTACT THE MOVANT IMMEDIATELY TO TRY TO REACH AN AGREEMENT. IF YOU CANNOT REACH AN AGREEMENT, YOU MUST FILE A WRITTEN RESPONSE AND SEND A COPY TO MOVANT NOT LATER THAN AUGUST 26, 2022 AND YOU MUST ATTEND THE HEARING.

THE COPY SENT TO THE MOVANT MUST BE DELIVERED BY HAND OR ELECTRONIC DELIVERY IF IT IS SENT LESS THAN 7 DAYS PRIOR TO THE HEARING. UNLESS THE PARTIES AGREE OTHERWISE, THE HEARING MAY BE AN EVIDENTIARY HEARING AND THE COURT MAY GRANT OR DENY RELIEF FROM THE STAY BASED ON THE EVIDENCE PRESENTED AT THIS HEARING. IF A TIMELY OBJECTION IS FILED, THE COURT WILL CONDUCT A HEARING ON THIS MOTION ON SEPTEMBER 12, 2022 AT 1:30 PM IN COURTROOM 402 WHICH IS LOCATED AT 515 RUSK AVENUE, HOUSTON, TX 77002.

1. This motion requests an order from the Bankruptcy Court authorizing the person filing this motion to foreclose on or to repossess the property that is identified in paragraph 3.
2. Movant: Performance Finance
3. Movant, directly or as agent for the holder, holds a security interest in 2020 Polaris Slingshot SL VIN # #57XAAPHD3L8136749.
4. Movant has reviewed the schedules filed in this case. The property described in paragraph 3 is claimed as exempt by the debtor. Movant does not contest the claimed exemption.
5. Type of collateral (e.g., Home, Manufactured Home, Car, Truck, Motorcycle): MOTORCYCLE
6. Debtor's scheduled value of property: \$
7. Movant's estimated value of property: \$26,499.00 .
8. Total amount owed to movant: \$21,471.72
9. Estimated equity (paragraph 7 minus paragraph 8): \$5,027.28 .
10. Total pre and post-petition arrearages: \$1,968.95
11. Total post-petition arrearages: <u>\$787.58</u> .
12. Amount of unpaid, past due property taxes, if applicable: \$
13. Expiration date on insurance policy, if applicable:
14. XX Movant seeks relief based on the debtor(s)' failure to make payments. Debtor(s)' payment history is attached as exhibit "A." Movant represents that the attached payment history is a current payment history reflecting all payments, advances, charges and credits from the beginning of the loan. Movant further represents that the payment history is self explanatory or can be interpreted by application of coding information that is also attached. Movant acknowledges that the Court may prohibit the use of parol evidence to interpret a payment history that does not satisfy these representations.

15. XX . Movant seeks relievely reflecting insurance coverage as required	ef based on the debtor(s)' failure to provide a certificate of insurance under the debtor's pre-petition contracts.	
16. If applicable: Name of Co-Debtor: _	·	
17. Based on the foregoing, movant seek allow movant to foreclose or repossess thamount not to exceed the amount listed in	s termination of the automatic stay [and the co-debtor stay, if applicable] to the debtor(s)' property and seeks to recover its costs and attorneys' fees in an an paragraph 9.	
with Debtor(s), if <i>pro se</i>) either by telep date and time: June 22, 2022 at 1:59 a.m.	this motion an attempt was made to confer with the Debtor(s)' counsel (or whone, by e-mail or by facsimile, by the following person on the following n. An agreement could not be reached. If requested by debtor or debtor's mattached to this motion was provided at least two days, excluding ore this motion was filed.	
Date: <u>8-12-22</u>	/s/ Patrick M. Lynch Movant's counsel signature Name: Patrick M. Lynch State Bar No.: Bar ID #24065655 S.D. Tex. Bar No.: Address: 2001 Bryan St., Suite 1800 Dallas, TX 75201 Telephone: (214) 880- 1864 Fax: (214) 871- 2111 E-mail: plynch@qslwm.com	
Certificate of Ser	vice and Certificate of Compliance with BLR 4001	
	eved on the persons shown below on August 11, 2022 by prepaid United ertifies that movant has complied with Bankruptcy Local Rule 4001.	
Via CM/ECF to Counsel for Debte Lawrence D. Tackett 85 North Villa Oaks Drive The Woodlands, TX 77382 lawtackett@aol.com	william Lewis Bennett 14311 Blenheim Palace Court Houston, TX 77095	
Via CM/ECF to Chapter 7 Trustee Ronald J. Sommers Nathan Sommers Jacobs 61 st Floor Houston, TX 77056 rsommers@nathansommers.com	e: Via CM/ECF to US Trustee: Office of the US Trustee 515 Rusk Ave Ste 3516 Houston, TX 77002 USTPRegion07.HU.ECF@USDOJ.GOV	
	Via US Mail Synchrony Bank c/o PRA Receivables Management, LLC PO Box 41021 Norfolk, VA 23541	
	/s/ Patrick M. Lynch Movant's Counsel	